| United States Pate | ner for Patents, Box PC1 nt and Trademark Office Washington, D.C. 20231 |
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U.S. APPLECATEDISED, 956

QUENTRAT NAMED APPLICANT

ATTY, DOCKET NO.

09/889956

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INTERNATIONAL APPLICATION NO. / 11668

ROBERT S SWECKER
BURNS DOANE SWECKER & MATHIS
PO BOX 1404
ALEXANDRIA VA 22313-1404

LA. PILING DATE / 25/0 (PRIORITY DATE) 1 25/99

08/30/01

| NOTIFICATION | DATE MAILED: | | | | | | |
|--|--|--|--|--|--|--|--|
| NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) | | | | | | | |
| 1. The following items have been submitted by the | applicant or the IB to the United States Patent and Trademark 1.494) an Elected Office (37 CFR 1.495): | | | | | | |
| U.S. Basic National Fee. | Indication of Small Entity Status. | | | | | | |
| Copy of the international application. | Translation of the international application into English. | | | | | | |
| Oath or Declaration of inventors(s). | Translation of Article 19 amendments into English. | | | | | | |
| Copy of Article 19 amendments. | Other: | <i>.</i> . | | | | | |
| Priority Document. | | | | | | | |
| Translation of Arrayan to the international | ion Report in English and its Annexes, if any. | | | | | | |
| 1 Translation of Amilexes to the Internation | nal Preliminary Examination Report into English. | | | | | | |
| 2. Applicant has requested early processing under | r 35 U.S.C. 371(f) but has not filed the following indicated items and/or | | | | | | |
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| prior to 20 or 30 months from the priority date to avo | ore abundonnicitt. | • | | | | | |
| | Copy of the international application. | | | | | | |
| | ne period set forth below in order to complete the requirements for | ٠ | | | | | |
| a. Translation of the application into Eng | glish. A processing fee will be required if submitted | | | | | | |
| iaci dian de appropriate 20 or 30 i | Months from the priority data | , | | | | | |
| ransauon. | for the reasons indicated on the attached Notice of Defective | | | | | | |
| appropriate 20 or 30 months from the | ation of the application and/or the Annexes later than the | ļ | | | | | |
| appropriate 20 or 30 months from the Co. Oath or declaration of the inventors, in | a compliance with 37 CFR 1.492(f)). | | | | | | |
| and application (preferably by the in | IEMBIIONAL application number and intermediate or | | | | | | |
| surcharge will be required if submit date. | ted later than the appropriate 20 or 30 months from the priority | | | | | | |
| | not comply with 37 CFR 1.497(a) and (b) for the reasons | | | | | | |
| , indicated on the attached PCT/DO/F | 3O/017 | | | | | | |
| Surcharge for providing the oath or de | claration later than the appropriate 20 or 30 months from the | | | | | | |
| priority date (37 CFR 1.492(e)). | | į | | | | | |
| | arge entity small entity, including any required multiple dependent | | | | | | |
| (** | ditional claim fees or cancel the additional claims for which fees are | | | | | | |
| Applicant has not submitted the required sequen PCT/DO/EO/920. | ce listing pursuant to 37 CFR 1.821-1.825. See attached | | | | | | |
| ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE SUBMITTED WITHIN TWO (2) MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM THE PRIORITY DATE FOR THE APPLICATION. WHICH WAS A SUBMITTED WITHIN TWO (2) | | | | | | | |
| THE PRIORITY DATE FOR THE APPLICATION RESPOND WILL RESULT IN ABANDONMENT. | N, WHICHEVER IS LATER. FAILURE TO PROPERLY | | | | | | |
| The time period set above may be extended by filing as 1.136(a). | petition and fee for extension of time under the provisions of 37 CFR | | | | | | |
| | | | | | | | |
| The state of the contest of the cont | exes MUST be submitted no later than the time period set above or the quired if submitted later than 20 or 30 months from the priority date. | | | | | | |
| indicate 17 antenuments are cancelled since a | Tanslation was not provided by the appropriate 20 (27 CER 1 404(5)) | | | | | | |
| of 30 (37 CFR 1.493(d)) months from the priority date. | B. clara P. L. 1. | Iskanzi | | | | | |
| Applicant is reminded that any communication to the U | nited States Patent and Trademork Office must be made to the | <. | | | | | |
| address given in the heading and include the U.S. applie | cation no. shown above. (37 CFR 1.5) | | | | | | |
| • | BURNS DOANE, SWECKER | Sc English | | | | | |
| Enclosed: PCT/DO/EO/917 Notice | TO TO TOUR THE TAIL TO TOUR TOUR TOUR TOUR TOUR TOUR TOUR T | Caret | | | | | |
| PTO-875 PCT/D | of Defective Translation | | | | | | |
| | Lamont Hunter, Paralegal | Character | | | | | |
| FORM PCT/DO/EO/905 (March 2001) | Telephone: 703.305-3686 | Materia | | | | | |
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| - | . AFIIGENT | ņ VH 22313 | -1404 | 1 DATE MAI | 1/23/00 11/25 um: 08/30/01 |
| | N | OTIFICATION | OF A DEFECTIVE OATH | | |
| deficienc | y noted be | age in the Unite elow and avoid | n oath or declaration acceptable of States of America. The perion abandonment is set in the accordance of the contract of the accordance of the contract of th | od within whic npanying Noti | h to correct the fication. |
| application | on numbei | laration, proper r and internation 7(a),(b) and (f) i | ly identifying this application (just in a filing date) is required. The in that it: | oreferably by the oath or declar | he international ration does not comply |
| 2. | oes not iden oes not iden oes not iden oes not state | tify the application tify the inventor(s) tify the citizenship that the person m inal and first inven | with either 37 CFR 1.66 or 37 CFR in to which it is directed.). of each inventor. aking the oath or declaration believe the contour or inventors of the subject matter. | es the named inv | entor or inventors ed and for which |
| WILL RE | AND (b), ESULT IN | AND 1.497(d) | H OR DECLARATION IN CO WHERE APPROPRIATE, WI ENTER THE NATIONAL ST LICATION. | THIN THE TI | ME PERIOD SET |
| Additiona | ily, the oa | ath or declaratio | n does not comply with 37 CF | R 1.63 in that i | t: . |
| 1. | does not id mailing ad- must also t | dress, then the city | address of each inventor. If the res | sidence is difference of | nt from the f each inventor |
| 2. | does not st | ate that the person | making the oath or declaration: | | |
| a | has revi amende | iewed and understa d by any amendmo | ands the contents of the application, ent specifically referred to in the oat | including the cla | ims, as |
| b | acknow materia | ledges the duty to | disclose to the Office all informations defined in 37 CFR 1.56. | on known to the p | person to be |
| | priority is r that of the | nade pursuant to 3 | application for patent or inventor's of CFR 1.55, and any foreign applic ch priority is claimed, by specifying or of its filing. | ation having a fi | ling date before |

Lamont Hunter, Paralegal

Telephone: 703 305-3686

FORM PCT/DO/EO/917 (March 2001)